IN THE UNITED STATES DISTRICT COURT

С	ase 3:1	.6-cr-00542 -KOR (TVHE	NORTHERN DIST DALLAS DIVIS		EXASU. NORTH	8. DISTRIGUE ERN DISTRIC FILED	OUR/T T OF TEXA	
UNIT	ED STA	ATES OF AMERICA	§					
VS.			§ §		CASE NO	SEP 1 0 20 D.: 3:16-CR-5	119 542- K (03))
CURTIS EDWARD FREEMAN			§ §		CLERK By_	, U.S. DISTRIC	T COURT	/
			ORT AND RECOMM NCERNING PLEA O		V	жерист		
Freem knowle of the Defend	97), has nt Indic an, unde dgeable essential lant Cur	appeared before me pursual etment, filed on December oath concerning each of and voluntary and that the collegements of such offenset is Edward Freeman, be sentence imposed according	ant to Fed. R. Crim.P. 11 er 6, 2016. After caution the subjects mentioned offense charged is suppose. I therefore recomme adjudged guilty of Pose	, and has ent oning and ex I in Rule 11, orted by an ind end that the ssession of So	ered a plea amining D I determin lependent l plea of gu tolen Mail	defendant Curbed that the guild basis in fact containing be accepted, in violation of	unt 4 of the tis Edward ty plea was taining each ed, and that of 18 USC §	e l S
∇	The def	endant is currently in custo	ody and should be order	red to remain	in custody	/.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
		The Government does not The defendant has been co I find by clear and convince other person or the comm	ompliant with the current cing evidence that the de	efendant is no	t likely to	flee or pose a da		,
	 □ The Government opposes release. □ The defendant has not been compliant with the conditions of release. □ If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government. 							1
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Couris a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Gove recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds be convincing evidence that the defendant is not likely to flee or pose a danger to any other percommunity if released.							; /
	Signed	September 10, 2019.		7	1			

REBECCA RUTHERFORD
UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).